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WASHINGTON, D. C., WEDNESDAY MORNING, MAY 29, 1878.

FIFTY CENTS PER MONTH.

DON POTTER'S SPOTTING

Another Anti-Greaser Revolt Against King Caucus.

Alex. H. Stephens on the War-Path—He Almost Gives the Lie to Senator Potter—Proceedings of the Democratic Caucus Yesterday—Judge Buckner Wins in High Dodgeon—L. Gobbo Harrison's Little Game—Lively Times in the House To-Day.

The Greasers and the Anti-Greasers.

Senor Potter's leadership of the Greasers is fraught with trouble. It will be remembered that he plunged the Democracy into the Title Investigation business by bulldozing them into servile obedience to caucus dictation, and that, too, of a caucus composed solely of himself, Speaker Randall, the Hon. Richard Merrick, and a few members of the Democratic Congressional Campaign Committee. From the very outset of this self-assumed leadership by him, his authority has been questioned, and his movements antagonized by such Democrats as the venerable Alex. H. Stephens, of Georgia; Judge Buckner, of Missouri; Mills, of Texas; Lamester Gobbo Harrison, of Illinois, and many others, who either fear revolution and Mexicanization as the result of his schemes or desire to please the people by their abhorrence of him. For the preservation of his official safety. In short, the effort of our undiluted humorist, the L. Gobbo Harrison, aforesaid, to divide the Democracy between Greasers and anti-Greasers, was partially accomplished by the so-called Democratic caucus yesterday. The probabilities are fair, however, which may be characterized as a drawing of the lines between the Hayes Democracy and the Tilden Greasers, will show itself in the House to-day, when Mr. Clymer's resolution regarding adjournment, reported below, will come up for action. How strong Mr. Potter will prove to be, or rather how resolute the Greasers, following really, it will be demonstrated, and lively, very lively, scenes are certain to follow.

Mr. Wool, in reply to Mr. Ewing, said that while he must admit that there appears to be no hope of the bill passing at this session, yet thought that the party should prove to the people that it was in earnest upon the subject of revenue reform. He was opposed to putting back the consideration of the bill to remote a date as that mentioned in Mr. Ewing's resolution.

Mr. Bridges (Pa.) coincided with Mr. Ewing's views, and pending further discussion of the resolution the caucus adjourned.

Rowing Match on the Patapsco River Yesterday.

OUT-OF-DOOR SPORTS.

Defeat of the Anatolians by Four Lengths—Bad Steering the Cause of the Defeat.

The First Day of the Point Breeze Trotting Races—Moller and Black Frank the Winners—Extra Day at Louisville—Exhibition of Famous Horses—Races at Benning's—Dance Hall.

The Undine-Anatolian Race.

[Special Dispatch to the National Republican.]

BALTIMORE, May 28.—This afternoon, at six o'clock, the much-talked-of boat-race between the Anatolian four of Washington and the Undine quartette of Baltimore was rowed in the presence of an immense crowd of spectators, and the victory was won by the representatives of the Patapsco Navy. The Anatolian four have been quartered at Acton's Hotel, at the end of the long bridge across the bay from the starting point of the boat-houses. About half-past four they left their hotel and rowed over in barges to the club-house, securing their shell by water. By the time they arrived there the shore had a half mile was.

BLACK WITH PEOPLE.

and the ternaced lawn near the boat-houses was packed with a crowd largely composed of lady friends of the crews.

The steam-boat Krumhauer, commanded by the referee, Mr. Alex. Krumhauer, and the judges—Mr. Lynch, p., Mr. Daniels, r., Mr. O'Brien, e., Mr. Danforth, c., Mr. Freeman, v., Mr. Lyle, t., Mr. Pease, s., Mr. Williamson, b., and Mr. Clark, a., was drawn for the Undines. After considerable delay, also incident to such occasions, the two crews made their appearance in their racing costumes and were greeted with hearty applause. The Undines were the first to get off from the float, and were recognized by R. K. Morris, Mr. St. John, Mr. 151; Irving Cross, No. 2, Mr. J. D. Iglesias, No. 3, Iglesias, 2; Clark, C., Watts, stroke, 16.

The Anatolian four followed them immediately. In this boat were C. L. Burdette, bow, weight 125 pounds; Parker P. No. 2, 157; Mr. A. Campbell, No. 3, 163; and Jack White, stroke, 162. They got off in nice style, their oars meeting with a bang, and, after starting boats and here again was another unnecessary delay, but finally they were gotten into position, with the Undins on the west side of nearest the shore, and

GAMES ENDHERE YESTERDAY.

BOSTON—BOSTON, 10. Chicago 1. Lowell, Mass.—Utica 15. Lowell 4. Cincinnati—Indianapolis 11. Cincinnati 3. Birmingham, N. Y.—Crickets 7. Rothesesters 4.

WORKMEN'S ASSEMBLY.

Arrangements for the Mass-Meeting—The Eight-Hour Law.

The regular meeting of the Workmen's Assembly was held at Beck's Hall last evening, Mr. Richard Ensign in the chair and G. E. Taylor secretary.

Mr. Hamilton stated that an informal meeting of the mass-meeting committee had been held. All the reports were favorable and subscriptions liberal, and a large meeting is anticipated. The committee think that the City Hall would be the best place for holding the meeting, as the proposed place, Beck's Hall, was too small.

Mr. Barker moved that the question be referred to holding the meeting in Beck's Hall, and a vote being taken, the subject was left to the discretion of the committee.

Mr. Spier asked if it was proposed to have a procession. This matter was also referred to the committee on mass-meeting.

THE EIGHT-HOUR LAW.

Mr. Hamilton and the following resolutions, adopted at the last meeting of the Typographical Union:

Resolved, That the Senate Committee on Education and Labor be directed to present to the further consideration of House Bill No. 16, providing for the enforcement of the eight-hour day, and only done a great act of injustice to the mechanics and laborers of the country, in the manner in which the friends of the army, stationed within the Territories, to appear before that the defendants in such cases, or take, in replevin or execution in such actions, as may be necessary to satisfy the judgment, as the defendant is quartered, or the property is held, upon a military reservation. In the present case, the court, in its opinion, that the Territorial Justice court had jurisdiction of the article of the law to try the title to the article of personal property, and the military magistrate, as also the trial court, in its opinion, that the property was held in trust by such officers or soldiers, and not especially exempt from removal. Not until, in the opinion of the court, the execution of the law, the defendant is quartered, or the property is held, upon a military reservation.

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